IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF DELAWARE

In re) Chapter 13
PHILLIP A. DYE,)) Bank. Case No. 05-11619 JKF
Debtor.)))
PHILLIP A. DYE and REBECCA J. DYE,))
Appellants,))
v.) Civil Action No. 05-684-KAJ
TRUSTEE MICHAEL B. JOSEPH,))
Appellee.	,)

MEMORANDUM ORDER

On July 28, 2006, the Bankruptcy Court's Dismissal of Mr. Dye's ("Dye") case was affirmed. (Docket Item ["D.I."] 15.) On August 3, 2006, Dye filed a "Notice of Adjudicative Facts of Void Order Petition-Demand To Correct The Wrong" and "Notice of Adjudicative Facts of Void Order Ab Initio Petition-Demand to Correct the Wrong" (D.I. 19, 20), in effect requesting reconsideration of the July 28 ruling.

"[A] court may only grant reconsideration if there is: (1) a change in the controlling law; (2) newly available evidence; or (3) the need to correct a clear error of law or fact to prevent manifest injustice. *Max's Seafood Cafe v. Quinteros*, 176 F.3d 669, 677 (3d Cir. 1999)." Dye fails to assert any change in the controlling law, newly available evidence, or a clear error of law that would cause injustice.

The request for reconsideration is therefore DENIED.

UNITED STATES DISTRICT JUDGE

August 18, 2006 Wilmington, Delaware